

# STATE NEWS

Newbern has produced a cucumber eighteen inches in length.

FRANKLIN COUNTY.—His Excellency Gov. Holden has appointed John Perry and Wm. Jones Justices of the Peace for Franklin county.—*Ral. Standard.*

E. B. Thomas, Esq., of this city, was on Saturday elected by the County Commissioners Examiner of Schools for Wake county. Mr. Thomas has been for years a teacher of youth, and his appointment to this responsible position will give general satisfaction.—*Ral. Standard.*

ROBBERT AT KINSTON.—The burglar did not confine their attention exclusively to Newbern on Thursday last, but were also active in the neighboring town of Kinston. There they entered the premises of Mr. J. D. Dibble and carried off a quantity of pork and other valuables, leaving no clue to their detection.

NEWBERN JURY, OF COM.—RETURN OF A NATIVE NEWBERNIAN.—Captain Wm. Osgood, after an absence of fourteen years, returned to this place of his nativity, a few days ago, on a brief visit to his relatives and friends.

DURING the period of his absence Capt. Osgood has met many of the vicissitudes of fortune. He returns home a captain in the Mexican regular army in charge of the mails between Vera Cruz and New York.

SUPREME COURT.—The Court met at the usual hour, to-day. Present—Chief Justice Pearson, and Associate Justices Beane, Rodman and Settle. Justice Dick absent, sick.

The following causes were argued: State vs. Potter & Simpson, from Beaufort. L. R. Olds for the State. No counsel for Defendants.

State vs. Credle & Cobb, from Beaufort. H. H. Bushee for State. No counsel for Defendants.

Brown vs. Commissioners of Washington, from Beaufort. Col. D. M. Carter for Plaintiff. No counsel for Defendants.

Patrick vs. Joyner, from Pitt. Hilliard for Plaintiff. G. W. Johnson for Defendant.

Broadus & Edwards vs. Evans, from Pitt. G. W. Johnson for Plaintiff. Hilliard for Defendant.

Opinions in above cases are reserved. *Raleigh Sentinel.*

U. S. CIRCUIT COURT.—The Court met to-day at the usual hour.

U. S. vs. Eli Collins: Illegal distilling. Mr. W. H. Battle for defendant moved an arrest of judgment upon insufficiency of charge as laid in indictment. Motion overruled. Judgment suspended upon payment of costs.

Motion by District Attorney in behalf of Perry, Internal Revenue Supervisor for North and South Carolina, showing a demand of the books, papers, &c., of David Watson, Agent of C. R. B. Co., at Raleigh, for inspection, and refusal of said Agent and asking compulsory process to enforce the same. Chief Justice declined to hear the same for want of jurisdiction; the act of Congress giving jurisdiction to the District Court Judge or Commissioner only. Case came upon appeal from District Court upon the question of Bankruptcy. Motion to dismiss appeal. Appeal dismissed.

U. S. vs. J. P. Fancett, illegal distilling. U. S. vs. York for defendant, verdict "guilty." Fine \$10 and costs.

U. S. vs. Turner, illegal distilling. District Attorney for Government, Judge Battle and Powell for Defendant. Guilty; sentence reserved.

Chief Justice decides that the compensation of Jurors shall be for each day's attendance on Court (Sunday included) \$2 per diem and 5 cents per mile to and from Court.

Friend Yates of the Western Democrat, is "truly thankful that he never had a case before a Judge in the Court House in his life, and he hopes he never shall."

Truly he who can write such a sentence as the above has something to be thankful for, especially in these degenerate times.—*Salisbury Old North State.*

NEW HANOVER.—His Excellency, Governor Holden, has appointed J. L. Rhoades a Justice of the Peace for New Hanover county.—*Ral. Standard.*

U. S. CIRCUIT COURT.—MONDAY, JUNE 14th, the Court met pursuant to adjournment, Chief Justice Chase and Judge G. W. Brooks presiding.

Geo. Moore was discharged as a juror for the balance of this term.

On motion, Mr. W. P. Bynum, of Lenoir, and Louis Hilliard, of Pitt county, were admitted to practice in this court.

U. S. vs. Geo. H. Moore. Charge of embezzlement of government funds in hands of defendant as Deputy Collector. Motion to quash the indictment on the ground that the indictment does not cover the case of deputies and clerks. The Court held that the revenue act of 1866 extended the former act; and the motion to quash was accordingly overruled. The bond of Deputy Collector, was given to the Collector, payable to the United States for the protection of the Collector.

The defense object to the jurisdiction of the Court on the ground that the Collector had no authority to take such bond. The Court was divided in opinion, and such division of opinion was certified to the Supreme Court.

Mr. Robert Strange and R. H. Battle, Jr., for the Government; Messrs. Emio and Fuller for Defendant.

Several uninteresting cases in Equity were heard, and decision deferred.

EVENING SESSION.

Judge G. W. Brooks presiding.

United States vs. Ober Lee. Charge of stealing from the mails between Warsaw and Fayetteville in October last. District Attorney for the Government. Messrs. T. C. Fuller, Jas. A. Bachelor and S. H. Rogers for defense. Several witnesses were examined for the prosecution. The case promises to be a long and tedious one.

Ral. Standard.

SUPREME COURT, Monday, June 14th, 1869. The Court met at the usual hour, all the Judges present.

The following cases were argued: Nelson vs. Blue, Robeson county. W. McL. McKay, for plaintiff. No counsel for Defendant.

County Court, Manning and N. McKay for plaintiff and Hon. Samuel J. Person for defendant.

Johnson vs. Judd and others. Motion to dismiss, on the ground of want of jurisdiction in the Court below. N. McKay for defendant. No counsel for plaintiff.

Allen vs. Grady. Judgment of compromise. R. H. Battle for plaintiff and N. McKay for defendant.—*Raleigh Standard.*

COMMUTED.—The death sentence of Bayline, one of the Wade Ditcher murderers, in Halifax county, has been commuted by the Governor to imprisonment for life.

Raleigh Sentinel.

The farmers in this section commenced the wheat harvest last week. From all the information we can gather the yield has been unusually large, in proportion to the amount sowed, and the grain very fine.

Wilson Plauditeer.

We learn that our townsman, the Rev. H. Bain, is making efforts to get control of a large fortune that was some years ago left to his father in Scotland, which is said to amount to about \$200,000.

Goldboro' Messenger.

Four prisoners who were serving out their sentence in the Wake county workhouse, escaped from confinement on Sunday night last. A reward of \$10 each is offered for their arrest.—*Ral. Stand.*

GOLD.—We learn from the Living Present that some nuggets of gold of considerable size, and almost pure, have been discovered on the public square in Warrenton, by hands engaged in working on the square.

HOLDEN'S immortal twenty-five still repose gloriously upon their arms at Colgrove's place in Jones county.

New Bern Journal.

A friend who has recently traveled through lower Halifax and portions of Nash county reports the cotton and corn crops as being wonderfully improved since the late favorable change in the weather, and that the farmers are now rejoicing in the prospect of an abundant yield.

The oat crop also bids fair to be a good one. The wheat in some instances has been touched by rust.—*Wilson Plauditeer.*

His Excellency Gov. Holden has appointed D. A. Jenkins, Esq., a Director of the North Carolina Institution for the Deaf and Dumb and the Blind, vice W. M. Coleman resigned.—*Ral. Standard.*

SUPREME COURT, Tuesday, June 15, 1869. In the matter of the protesting lawyers the following was read:

In the matter of B. F. Moore, Esq., and others. Pearson, C. J.

As there seems to be some misapprehension in regard to the matter which the Court is about to take up it is proper to pay attention to it.

The rule was made on the ground that every member of the bar whose name purports to be signed to the paper referred to in the rule, did sign it and approve of its publication.

The Clerk informed there are about 500 members of the bar, and the clerk reports that the names of 110 purports to be signed to the paper—one-fifth of the whole number. He also reports that Willis Bagley, Esq., has filed a statement to the effect that he did not sign the paper, or authorize any one to do so for him, and that he did not approve of its publication.

The rule is therefore discharged as said Willis Bagley, and it will be discharged as to all others who may file with the clerk a like statement.

The Clerk further reports that 101 members of the bar had an appearance at the last term of the Court. Of these, 76 did not sign the paper. The names of 25 purports to be signed to it—one-fourth of the whole number.

The purpose of showing that the Justices have no disposition to carry matters to an extreme, or to do more than what is, in their opinion, necessary to preserve the respect due to the Court by its officers, and to prevent its usefulness from being impaired by the non-signing of members, and the confidence reposed in them by the people of the State. And for the sake of avoiding useless costs, the clerk was instructed to issue copies only to Mr. Moore, Mr. Bragg, and Mr. Haywood, in the first instance, with the hope that further action in respect to this matter might become unnecessary. Otherwise copies will issue and a day given them.

The Clerk will enter this upon the record.

The matter of B. F. Moore, Esq., will be taken up. The Clerk will read the rule, and the paper referred to in it.

Hon. D. G. Fowle rose and addressed the Court.

Chief Justice Pearson informed Mr. Fowle that no intervention of the Bar was necessary, as Mr. Moore would appear personally.

Mr. Fowle said that he merely desired to remark that Mr. Moore had prepared an answer and placed it in the hands of Hon. David A. Barnes and Hon. W. N. H. Smith, who had not yet appeared in Court.

The case was postponed until 11 o'clock. When the hour arrived an argument was progressing and the case was further postponed until 9 o'clock this morning.

The following cases were argued: United States vs. W. H. Simpson, Union county. Ashe for Plaintiff. Willson for Defendant.

Thomas Robinson, Executor, vs. Henry Melver, et al. Richmond county. Messrs. Battle and Sons and Ashe for Plaintiff. Messrs. Battle and Sons for Defendant.

An important case, involving the construction of the will of Henry H. Harrington, deceased.—*Ral. Standard.*

UNITED STATES CIRCUIT COURT.—Tuesday, June 15, 1869. The Court met at the usual hour, Chief Justice Chase and Judge G. W. Brooks presiding.

The following cases were argued: United States vs. Seth Jenks. Charge, illicit distilling. The defendant submits. Judgment of the Court, \$10 fine and costs.

United States vs. John B. Sears. Charge, illicit distilling. Defendant submits. Judgment of the Court, \$10 fine and costs.

United States vs. Obed Lee. Charge of stealing from the mails, which occupied most of Monday, was resumed. The testimony was concluded. Argued by the District Attorney for the Government, and Messrs. Fuller and Bachelor for the prisoner. Judge G. W. Brooks charged the jury that the law was as follows: A motion in this Court to apply the proceeds to the satisfaction of the older execution from the State Court. Motion not allowed. Funds applied to the payment of the execution from the Federal Court.

Raleigh Standard.

# Pittsboro' Scientific Academy.

Pittsboro', N. C., June 14, 1869.

Dear Journal.—Knowing the interest which you have always taken in all educational matters, I propose giving you here a short account of the ceremonies attending upon the Fourth Annual Commencement of the Pittsboro' Scientific Academy, which occurred on last Thursday and Friday, the 10th and 11th instant. It is one of the few great annual events which we know here, but it is the grandest of them all, and nothing stirs our little town to its centre so completely as its regular recurrence. It is an event of great interest to us, as well as to the many parents of the students, for whose general benefit I am writing to you.

Both days were beautiful and pleasant, and it seemed as though that renowned individual—the clerk of the weather—was especially lenient towards our good people. Grand and unusual efforts had been made by the worthy Principal, Capt. C. B. Denson, to make the present occasion eclipse all of its predecessors, and the result proved that he was eminently successful.

The ceremonies were inaugurated on Thursday morning at St. Bartholomew's (Episcopal) Church by the delivery of the Commencement Sermon by Rev. R. B. Sutton, the eloquent and gifted Rector. The students, with the Alumni in front and with Rev. Mr. Sutton, Col. A. A. McKoy, of Sampson, the chosen orator of the occasion, and Capt. C. B. Denson, the Principal of the Academy, in their midst, and preceded by a band of music, marched from the Academy Grove to the church, where Mr. Sutton delivered to them, and a very large audience besides, one of the most beautiful and instructive sermons that it has ever been my good fortune to hear.

At the conclusion of the service, the procession returned to the grove, when they dispersed. That evening all of Pittsboro' and the residents of the country for many miles around, gathered together at the Academy, which was packed to its utmost capacity, many persons being unable to gain an entrance to the building.

The evening was spent in a beautiful and tastefully adorned by the fair hands of a number of our fairest ladies who had been engaged in this labor of love for many days previous. Evergreens and garlands, enlivened here and there with rare and beautiful flowers, were placed around in graceful plenty, while the stage, with its mimic machinery, was adorned with classic mottoes and pictures and rendered perfectly redolent with the odor of the rare exotics gathered from the garden and woods of the Principal, and which lent their beauty to the glorious scene. The evening was devoted entirely to declamatory exercises of the pupils, all of whom exhibited a wonderful proficiency in that new national department of the education of the young.

Some of the exercises were of dramatic scenes, taken from old standard dramas and rendered in character. Others were humorous dialogues, bearing principally upon matters of most interest to the public mind at this time. The evening closed happily and pleasantly with a few remarks from the Principal, addressed to the parents and friends of the students.

In the forenoon of the next day (Friday) a large concourse assembled in the grove, where the exercises were to be held. The principal among them were the delivery of original essays by John L. Clegg, of Arkansas, and Chas. B. Rogers and James D. Brooks of Chatham.

The valedictory fell to the lot of Robert Cowan of this place, but formerly of your city, and I think I can safely say that it was one of the most beautiful essays I have ever known to emanate from a student. Its concluding part was in verse, and in a verse too that would put to shame many of the productions of those whom the world ranks as men and poets of merit.

In the afternoon of the same day your late gallant standard-bearer in the congressional campaign came forward, under a brief introduction by Mr. H. A. London, Jr., and for more than an hour held us all entranced with the eloquence he uttered, clothed in the most beautiful words of our language. I would not, if I could, attempt to give you a synopsis of his remarks, as no words can do justice to his effort. An earnest and a sincere thinker, a practical man and with a mind well stored with the great truths of the past ages, Col. McKoy was well qualified for the part which he had undertaken to perform, and I have never heard a commencement address more earnest in its delivery, and more respectfully received.

Well may your section be proud of him, and worthy well worthy of the trust of the people to which the voice of the white men of your district would have called him.

At the close of Col. McKoy's address Capt. Denson made a brief introductory preparatory to the delivery of the exercises, which interesting ceremony closed the scholastic part of the commencement exercises.

Then followed the pleasures always attendant upon such occasions, but not less so here, as they are elsewhere, where festivities do not so rapidly follow each other as in the case with your and other cities. At about nine o'clock the night being dark and well suited to the purpose, the musical pyrotechnic display took place. Our little town was filled "chock full" with the country people for many miles around here, who came in to witness the fireworks. These were in great variety and of unusual magnificence, several of the scenes being most marvellous.

For this occasion, Rockets of various hues, roman candles, blue and red lights, parachutes, verticle wheels, mines, snake monsters and balloons being among the principal ones. But the most beautiful of all were two large frames, bearing, respectively, the letters P. S. A. and the name of McKoy, which burned with beautiful and variegated lustre and which sent off in every direction into the air brilliant rockets.

The great, grand closing event of all, however, was the Students' Ball, which concluded the pleasures of the evening. This took place in the Academy, and was attended by a large concourse, not only Pittsboro', but Fayetteville, Raleigh, Oxford and other places having sent hither their deputations of fair ladies and gallant gentlemen to grace the occasion, among the latter of whom were several of the editorial fraternity.

I have endeavored here to give you a correct and a lucid account of all that was said and done here on the late memorable occasion, and I hope that I have succeeded, and also I hope also, that it may prove of some interest to your readers. But I cannot close without a word of commendation to the Pittsboro' Scientific Academy and for its truly efficient and energetic conductor, Capt. Denson has labored very earnestly for the four years since the close of the war to establish here a scientific school of the first order, and I am glad to say that his efforts are being appreciated. He is in every way competent to the task he has undertaken, as the experience of those from your own city who have been students here will testify.

Yours truly, D. A. JENKINS, Public Treasurer.

As for the location, I can say, without boasting, that no place in the State affords more advantages to the student. Immured, as we are, among the hills, we are far removed from the many strifes and tumults of the outer world, and there are no false excitements and debasing associations here to draw the student from his book to the vain glories of the world. The climate is very healthy and the society of the place as truly refined as can be found anywhere in the South. The white people are all a unit in regard to political matters, and the greatest passport that one can offer to the good graces of our people is his integrity to those principles for the support of which we have all suffered so much in common. Tuition is cheap and board is cheap, and in all of my varied experience, I have never known a better place for study than Pittsboro', or a better man in such a position as is Capt. C. B. Denson, Principal of the Pittsboro' Scientific Academy.

I shall leave here in a few days and will give you shortly a letter from another part of our little Carolina world. Yours truly, SOMETIMES.

# The Revenue Law.

Opinions of the Public Treasurer on the Revenue Law.

David A. Jenkins, Esq., Public Treasurer, has delivered the following opinions on the revenue law:

STATE OF NORTH CAROLINA, TREASURY DEPARTMENT, Raleigh, June 12th, 1869.

LEWIS H. KITTLE, Esq., Chairman, &c., Oxford, N. C.

DEAR SIR:—Yours of the 3d instant, received. I have so often published in the public prints my opinion in regard to the true construction of the Revenue Law, and these opinions are so plainly supported by the Constitution and the law that they refusing to carry out the law must be vitiated by fraud.

You are clearly right on the several matters in which you give your views: 1st, The Constitution says that all real and personal property must be listed at its true value in money—not at cash price, not at what would be obtained at forced sale, but at its true real value. See article V, section 3. If the Constitution had said the assessment must be at its cash market price, the assessor would be justified in fixing the value at what the property would bring if sold for cash; but when it says they must estimate the true value they ought to estimate the property at its intrinsic worth.

2d, Planters pay property tax on all the property on hand 1st April, including all provisions, tobacco, and everything else, except \$200 exempted from certain specified articles. The \$500 exemption from income tax and \$1000 family supplies cannot be deducted from the planter's property. Taking \$1,500 besides the \$200 from the planter's property on hand 1st April, no matter what the property consists in, is defrauding the State of its just dues, and in all cases where this is done, unless there is good reason for the omission, the commissioners ought to assess double tax on \$1,500 as delinquent property.

3d, Tax payers have no right to throw out a year's supply of bacon, corn, &c. This is strictly against the constitution and law.

4th, I make the same remark about tobacco on hand, 1st April. It ought to be listed. If it is subject to double tax, why not make it subject to single tax?

5th, You are entirely right that every species of property real and personal, on hand, 1st April, except \$200 of certain named articles is liable to the property tax, see article V, section III, of Constitution.

To preserve the commissioners' and properly omitted let them put in down as delinquent property and try the effect of a double tax.

Examine the assessors and ascertain from them what omissions have been made delinquent or otherwise. If makes have been made you can allow them to be rectified, but if tax payers intentionally endeavor to cheat the country, give them the double tax.

Very respectfully, D. A. JENKINS, Public Treasurer.

# LATEST NEWS

## BY TELEGRAPH.

[SPECIAL TO THE JOURNAL.]

# THE NORTH CAROLINA RAILROAD EXCURSION.

NORFOLK, VA., June 16.

The North Carolina Railroad Excursion party, numbering a thousand, reached here to-day at noon. Steamers were in readiness and the party proceeded by water to Fortress Monroe at 5 p. m.

The party were welcomed and tendered the hospitality of the city by the Mayor, and Colonel Hinton, Judge Osborne, of Charlotte, and Major Graham, of Goldsboro', responded; after which a splendid collation was served.

Everything thus far has passed off agreeably and pleasantly.

The citizens were munificent in their hospitality and all are delighted with the trip.

The North Carolina Press is well and liberally represented.

From Washington.

WASHINGTON, D. C., June 16.—Noon.

The President has approved the findings of the Austin (Texas) military commission. Weaver is to be executed on the 24th of September next. The findings of the court at Brownsville have also been approved. Private R. Smith is to be executed on the 24th of September for the murder of John Gray.

The findings of the military court at Atlanta, Georgia, is disapproved. Private Henry Moray, charged with the killing of a negro, has been ordered to be discharged from custody and dismissed from the service.

A special dispatch to the New York papers says the Boston Peace Jubilee was opened with prayer by four thousand preachers.

Advices received here to-day announce that the Florida Legislature has ratified the 15th amendment.

From New York.

NEW YORK, June 16.—Noon.

In the game between the Cincinnati Red Stockings and the New York Metropolitans, the former beat the latter—scoring 4 to 2. This is the most extraordinary playing on record.

From Georgia.

ACQUITA, June 16.—P. M.

During the Circus performance at Sparta, Ga., yesterday, a personal difficulty arose between a white and a negro, in which one negro was killed and another mortally wounded. The affair threatened to be more general and serious, but was suppressed by the Sheriff and some leading citizens.

Adkin D. Lewis, a citizen of Burke county, was assailed in his field to-day by a negro, who stabbed him to death and then fled.

# From Washington.

WASHINGTON, June 16.—P. M.

The Internal Revenue is six hundred and eighty-seven thousand dollars.

Commissioner Rawlins has returned. Gen. Dix arrived to-day on the steamer Cambridge.

W. H. Stowell, Collector of the Fourth Virginia District, was suspended by Superior Laid. Secretary of the Interior Cross, has gone to Ohio, and will be absent for a week.

Thos. G. Nichols, colored, has been appointed night inspector of customs at Galveston, Texas. The Revenue Department has directed the suppression of some eighteen illicit distilleries in Lee county, Va. The military will be employed if necessary to enforce the law.

Gov. Brownlow publishes a letter in favor of universal suffrage. He says for the Republicans of Tennessee to combine the restrictive policy when the party everywhere else opposes it, is mischievous and ridiculous.

Judge Paschal has demanded one hundred and sixty-five thousand dollars from Gov. Peabody & Co., of London, realized by them on Texas indemnity bonds, covered by the recent Texas indemnity bonds, and Chas. C. Co.

Secretary Boutwell orders the purchase of an additional half million of bonds next week, to comply with the law requiring one per cent. of the entire debt be purchased each fiscal year.

New York, June 17.—Noon.

Stocks firm and unsettled. Money 7 per cent. premium, but leaders are holding it for higher rates. Sterling Exchange 109 1/2, 5/8, of 102.

1221. North Carolina Siles 59 1/2; new 55 1/2. Virginia Siles, ex-coupon, 57; new 62 1/2. Tennessee Siles, ex-coupon, 64 1/2; new 62 1/2. Louisiana Siles, old, 71. Leves 66 1/2.

Flour a sharp demand. Wheat 1 cent better, with a good export demand. Corn—market drooping. Feed firm—sales this morning at 42 1/2. Lard—market quiet. Cotton—market firm. Sales to-day at 34 1/2 cents. Spirit turpentine—market drooping—sales at 43 cents 3/4 gallon. Rosin steady. Freight firm.

WILMINGTON, N. C., June 16th, 1869.

The regular monthly meeting of the New Hanover County Medical Society was held in the City Court room, 81 o'clock, p. m.

The minutes of the last meeting were read and approved.

A written proposition from Dr. Kerr, to amend the Article of the Constitution referring to the time a place of meeting, was handed in to the Secretary, to be acted upon at the next meeting, the object being to have meetings of the Society held in different parts of the county, and not in Wilmington only, as is the case now.

Dr. H. W. Faison, of Duplin county, being present, was, upon motion, invited to participate in the transactions and deliberations of the Society.

Dr. Satchell reported favorably upon the medical fee bill, and stated that copies would soon be printed, so that a regular tariff of charges could be observed.

Dr. Kerr, the regular appointee to deliver an essay, arose and read an excellent paper on Anaesthetics. He treated of the different agents used in the production of local and general Anaesthesia separately, of their uses and abuses, of good and bad results, and wound up by giving the preference to chloroform as being not only the surest, but in the hands of the skillful, a safe and reliable agent. This masterly production of Dr. Kerr's elicited considerable discussion by the different members present, the subject being one of great interest and vital importance to all.

The thanks of the Society were tendered Dr. K. and a copy of his essay requested to be filed in the archives of the Society.

The President of the Society, Dr. Thomas, was requested to deliver the next essay before the Society, the subject chosen being the "Bowel Diseases of Children."

Dr. H. W. Faison, of Duplin, arose and by request made a few appropriate remarks concerning the diseases of his county, and spoke at some length concerning the new agent—sweet quinine—and following him, Drs. Baile and Wood made some remarks concerning this new medicine.

The hour being late the Society adjourned.

W. J. H. BELLAMY, M. D., Sec'y.

The First New Wheat.

A small lot of South Carolina new red wheat, the first of the new crop, raised by George W. Melton, Esq., of Chester, South Carolina, was sold here at \$2 25 per bushel.

The wheat crop of South Carolina is said to be very fine.—*Baltimore Sun, 14th.*

Samuel Morrow, of South Huntington township, Westmoreland county, Pa., who killed his wife with a club and fled to the woods two or three days ago, was found a few hours after hanging by the neck to a tree, and dead. It is supposed that he committed suicide.

The rapidity with which PLANTATION BITTERS have become a household necessity throughout the civilized nations, is without a parallel in the history of the world. Over five million bottles were sold in twelve months, and the demand is daily increasing. Rich and poor, young and old, ladies, physicians and clergymen, find it a refreshing and strengthening tonic, and it is everywhere a great restorer. It is compounded of the choicest roots and herbs, the celebrated Calisaya, or Peruvia Bark, and is preserved in pure Croix Brand. It is sold by all respectable dealers in every town, parish, village and hamlet through the South American States, Europe, and all the Islands of the Ocean.

MAGNOLIA WATERS.—Superior to the best imported German Cologne, and sold at half price.

June 15

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BEAUTIFUL WOMAN. If you would be beautiful, use Hagen's Magnolia Balm.

It gives a pure Blooming Complexion and restores Youthful Beauty.

Its effects are gradual, natural and perfect. It removes Redness, Blisters and Pimples, cures Tan, Sunburn and Freckles, and makes a Lady of thirty appear but twenty.

The Magnolia Balm makes the Skin Smooth and Pearly; the Eye bright and clear; the Che